Case 15-10146-1-rel Doc 2 Filed 01/26/15 Entered 01/26/15 15:52:47 Desc Main Page 1 of 8 Document UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF NEW YORK In re: ELIZABETH A. METZ, Case No. Chapter 13 Debtor(s). **CHAPTER 13 PLAN** (□ Amended as of ) The chapter 13 plan ("Plan") does one or more of the following (if the box is checked): Values Collateral to Establish Amount of Secured Claims (Section II(B)(ii)) Sets Interest Rates for Secured Claims (Section II(B)(ii) and (iii)) Assumes and/or Rejects Unexpired Leases and Executory Contracts (Section II(I)) Hereinafter the matters checked are referred to as "Allowed Contested Matters." IF THIS BOX IS CHECKED. THE PLAN **CONTAINS** NON-STANDARD PROVISIONS AT SECTION V THAT ARE CONTROLLING AND THAT SHALL SUPERSEDE ANY OTHER PROVISIONS OF THE PLAN. **IF THIS IS AN AMENDED PLAN,** the reason for filing the Amended Plan is: NOTICE TO ALL CREDITORS:

V

YOUR RIGHTS WILL BE AFFECTED. You should read these papers carefully and consult an attorney as to their legal effect. Anyone who wishes to oppose any provision of this Plan or the included Allowed Contested Matters MUST file with the United States Bankruptcy Court a timely written objection, so as to be received not later than seven (7) days prior to the hearing on Confirmation of the Plan and approval of the Allowed Contested Matters, and appear at the hearing. Unless a written objection is timely filed, this Plan may be confirmed and become binding, and the included Allowed Contested Matters may be granted, without further notice or hearing.

UNLESS A WRITTEN OBJECTION IS TIMELY FILED, the Court will find at confirmation that the chapter 13 Debtor has complied with the filing requirements of 11 U.S.C. § 521(a)(1) (mandatory documents) and 11 U.S.C. § 521(b) (credit counseling certificate).

EVEN IF A DEBT IS SPECIFICALLY LISTED IN THIS PLAN, A CREDITOR SHOULD TIMELY FILE A PROOF OF CLAIM.

I.	PAYMENT	AND LENGTH	OF PLAN.

Α.	ST	AND	ARD	PT A	N	TERMS
<b>∠</b> 3					FT 4	E SUEVIVEO.

Required Monthly Payments: \$700.00	
Lump-sum payment(s) in the amount(s) of	from the following source(s):
lawsuit proceeds	

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	STAN	DARD PLAN TERMS cont	
		sale proceeds (include description of proper date of sale)	rty to be sold, location, method of sale and anticipated
		other	<del></del>
of the		ebtor shall immediately turn over to the Tru	stee any tax refund in excess of \$1,500.00 during the life
	Term o	of Plan: 36 MONTHS	
	Minim	num Amount to be paid into the Plan: \$25,200	0.00
	Minim	num amount to be paid to General Unsecured	Creditors under the Plan shall be the greater of:
	-	lation: sable Income (B22C - Line 59 x 60): stage Repayment:	\$0 \$29%

#### B. SPECIAL NOTICES.

#### SPECIAL NOTICE TO CREDITORS HOLDING UNSECURED CLAIMS:

UNSECURED CREDITORS ARE DIRECTED TO CAREFULLY REVIEW THE ORDER OF DISTRIBUTION OF PLAN PAYMENTS BY THE TRUSTEE AT PARAGRAPH I(C) OF THIS PLAN AND CONSULT AN ATTORNEY REGARDING THE PROPOSED TREATMENT OF THEIR CLAIM(S) UNDER THIS PLAN.

Under 11 U.S.C. § 1325(b)(1)(B), if an unsecured creditor objects to this Plan, the Court may not approve this Plan unless the Plan provides that all of the Debtor's projected disposable income will be applied to make payments to unsecured creditors under the Plan. Absent an objection, distribution of payments under this Plan will be made pursuant to the order of distribution set forth at paragraph I(C) below. This distribution scheme may result in the secured and priority claims being paid *prior to your unsecured claim*. To avoid this result, you must file an objection.

### **SPECIAL NOTICE TO DOMESTIC SUPPORT OBLIGATION CLAIMANTS:**

THE DEBTOR IS REQUIRED TO MAKE PAYMENTS FOR POST-PETITION DOMESTIC SUPPORT OBLIGATIONS AS THAT TERM IS DEFINED UNDER 11 U.S.C. § 101(14A), COMMENCING ON THE DATE OF FILING AND CONTINUING DURING THE TERM OF THE PLAN. PRE-PETITON DOMESTIC SUPPORT OBLIGATION ARREARS, IF ANY, ARE ADDRESSED AT SECTION II(F).

THE FOLLOWING IS THE NAME AND ADDRESS OF EACH INDIVIDUAL ENTITLED TO RECEIVE DOMESTIC SUPPORT OBLIGATION PAYMENTS, AND THE AMOUNT(S) OF SUCH PAYMENTS:

**☑** Not Applicable

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DOMESTIC SUPPORT OBLIGATION CLAIMANTS AND AMOUNTS CONT	D(	<b>DMESTIC</b>	SUPPORT	OBLIGATION C	LAIMANTS AND	AMOUNTS CONT.
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(i)

	Payee	Name and Address Ongoing Payment Obligation
		<u> </u>
	ion in S	ER OF DISTRIBUTION OF PLAN PAYMENTS BY THE TRUSTEE. Subject to any alternate Section V, funds received by the Trustee for distribution to creditors under the Plan, absent objection,
snall c	e appn	ed, after payment of applicable Trustee's fees, in the following order of distribution:
	First:	To pay any and all equal monthly payments required on allowed secured claims under Section II(B)(ii) and (iii).
	Secon	d: To pay allowed administrative expenses, including attorney's fees, <i>pro rata</i> , until paid in full under Section II(A)(i) and (ii).
	Third:	To pay allowed secured claims <i>pro rata</i> until paid in full under Section $II(B)(i)(a)$ , (iv) and (v).
	Fourth	To pay allowed priority claims <i>pro rata</i> until paid in full under Section II(F).
	Fifth:	To pay allowed unsecured claims pro rata.
II(B)(i Truste	)(c), the	ver, in the event the Debtor pays ongoing mortgage payments through the Plan under Section ose payments shall be made prior to payment to any other creditor and after payment of applicable
D.	REQU	UIREMENTS FOR COMPLETION. The Plan will be considered complete when:
	(i)	all allowed secured and priority unsecured claims have been paid in full except those specified in Section II(B)(i)(b);
	(ii)	all payments as set forth in Section I have been received by the Trustee for payment to creditors; and
	(iii)	allowed unsecured claims not separately classified and provided for in Section II(H) have received at least 29 % or \$ 0 (either liquidation or disposable income), whichever provides a greater distribution.
II.	TREA	ATMENT OF CREDITORS.
	t to be	INISTRATIVE EXPENSE CLAIMS. All allowed administrative claims shall be paid in full. The paid shall be the amount listed below unless the creditor holding the claim timely files a proof of a Court setting forth a different amount, which claim amount shall control.

**Debtor's attorney's fees:** Debtor's attorney shall be paid \$\_4200.00\_,

shall be paid as an allowed administrative claim as part of the Plan.

of which \$ 0 was paid pre-petition and \$ 4200.00

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TREAT	TMEN	T OF CREDIT	'ORS Cont		
(	(ii)	Other Admini	strative Claims:		
		Creditor	Estin	nated Claim	
None					
B	SECU	URED CLAIMS	S.		
NOTIC	ES T	O ALL CREDI	TORS HOLDING SE	CURED CLAIMS:	
§ 522(f) creditors determine the Trus	and versished and version and	whose liens are so the retain the lien (accordance with the claim shall	ubsequently avoided by s) securing their claim( n nonbankruptcy law on	y court order as imposes, so until the earlier of discharge of such eaccordance with the	are subject to avoidance under 11 U.S.C airing the Debtor's exemption, all secured of payment in full of the underlying debtolaim under 11 U.S.C. § 1328. If paid by Plan terms providing for the order of
			<b>D AMOUNT:</b> The all r's timely filed proof of		t of the secured claim shall be determined
customa	ry pay	ment coupons,		to the parties making	under the Plan shall continue to sending ongoing payments. Debtor agrees that of the automatic stay.
holding estate cointerest, the order	claim ollater taxes, r of d	s secured with a al, any assessm , late fees and in ischarge except	eal property shall ever ents, fees, costs, exper surance, that arose from	assess, charge or conses or any other memory the date of filing	BY REAL PROPERTY: No creditors collect, from either the Debtor or the real conetary amounts, exclusive of principal, of the bankruptcy petition to the entry of ecured claim pursuant to Federal Rule of
(1	i)	Real Property N	Nortgage Claims:		
					the creditors listed below shall be paid secured creditor's timely filed proof of
		Creditor	Collateral Add	ress Amou	nt of Arrears
None					
		b. Ongoin	g Post-Petition Mortgag	ge Payments to be Pa	aid by the Debtor Directly to the Creditor:
		Creditor	Colla	teral Address	
		TCO BANK TCO BANK		YENUE, TROY, NY YENUE, TROY, NY	

517 EIGHTH AVENUE, TROY, NY

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SF.	CI	RE	'D	CT.	ATN	ZIV	Cont.	

Creditor

c.	Post-Petition Mortgage Payments to be Paid by the Trustee to the Creditor Through the
Plan:	

Payment Amount Interest Rate

✓ None

(ii) Payment of Bifurcated Claim with Secured Portion Based on Collateral Value:

The creditors listed below will be paid a secured claim through the Plan based upon the value of their collateral pursuant to 11 U.S.C. § 506 ("Collateral Value") with present value interest pursuant to 11 U.S.C. § 1325(a)(5) in the amount set forth below. Any filed claim requesting payment of a higher secured claim amount shall be deemed to be an unsecured claim to the extent that the amount of the filed claim exceeds the Collateral Value stated below. Further, any request for interest at a rate which is higher than the rate listed below shall be disallowed. Finally, a filed proof of claim seeking a lower secured claim amount or lower rate of interest on its secured claim shall be deemed to be the creditor's consent to accept payment of said lower amount(s) notwithstanding this Court's determination of the secured claim amount or interest rate as set forth below. Monthly payments received prior to the date of confirmation of the Plan shall constitute adequate protection pursuant to 11 U.S.C. § 1326 and shall be applied to reduce the principal balance of the claim. After confirmation, the balance of the claim shall be paid with interest at the rate set forth below through equal monthly payments as required under 11 U.S.C. § 1325(a)(5). The remaining balance of the creditor's claim (above the Collateral Value) shall be treated as an unsecured claim.

		Collateral	Interest	Equal Monthly	Pre-confirmation Adequate Protection
	Creditor	Value	Rate	Payment	Payment
None     Collateral □	Description:				-

#### (iii) Payment in Full of Secured Claim With Present Value Interest:

The creditors listed below will be paid principal owed in full, with present value interest pursuant to 11 U.S.C. § 1325(a)(5). The amounts set forth in the timely filed proof of claim shall control the amount paid, however, any filed proof of claim will be disallowed to the extent that the interest rate sought exceeds the rate listed below. Further, a filed claim seeking a lower secured claim amount or lower interest rate on its secured claim shall be deemed to be the creditor's consent to accept payment at the lower amount and/or rate notwithstanding this Court's determination of the secured claim amount or interest rate as set forth below. Monthly payments prior to the date of confirmation of the Plan shall constitute adequate protection pursuant to 11 U.S.C. § 1326 and shall be applied to reduce the principal balance of the claim. After confirmation, the balance of the claim shall be paid with interest at the rate set forth below through equal monthly payment as required pursuant to 11 U.S.C. § 1325(a)(5).

	Full Claim	Interest	Equal Monthly	Pre-confirmation Adequate Protection		
Creditor	Amount	Rate	Payment	Payment		
✓ None Collateral Description:						

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	(iv) Paymen	t of Arrearage	Only on Claim	s Secured By Per	rsonalty:				
		d to the creditor reditor's timely		shall be paid the claim.	rough the	Plan by the	Trustee i	n accordan	ce with
	Creditor	Collateral	Amount of A	Arrears Claim	]	Interest Rate		_	
⊠ Nor	1e								
	(v) Payment	in Full of All (	Other Secured	Claims:					
	property tax		litors listed be	limited to, clain low will receive					
	Creditor		Lien Amoun	it Interest	Rate			-	
<b>☑ No</b> r Collat		on:							
	(vi) Other O	ngoing Direct l	Payments on S	ecured Claims:					
	The creditors	listed below w	vill not receive	payments through	gh the Pla	ın:			
	Creditor		Collateral					_	
<b>⊠ Nor</b> Collat	ne eral Descriptio	on:							
C. treated Plan:				URSUANT TO I					
	Creditor		Amount of C	Claim				_	
⊠ Nor	ne								
secure claim accord	eral in satisfact d claim, the c for any rema lance with app	tion of the secu reditor may fil aining deficien	red portion of e an amended cy balance a w. Upon cont	ENDER. Debto such creditor's claim, which claim, the claim in the clai	allowed of laim shall by the	claim. If the be treated a creditor of	e creditor as a non-j their sec	has timely priority uns ured collat	filed a secured teral in
	Creditor	Colla	teral	Amount of Cl	laim (if kı	nown)		-	
⊠ Non	ie								

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	ring secured cre	BJECT TO SALE OF COLLA ditors will be sold during the Plan nents shall be made to the credit	and the claim shall be	paid from sale proceeds at the ti	
***************************************	Creditor	Collateral Am	ount of Claim		
⊠ Non	ie				
F. The an		CLAIMS. All allowed claims enti im shall be determined in accordan	- ·	~	ull.
	Creditor	Estimated Claim	Basis for priority tre	eatment	
□ Non	e CITY OF TRO	9Y \$2,744.09 + 36%	REAL PROPERTY T.	AXES	
	below have been	AND OTHER SEPARATELY en separately classified pursuant hall be determined in accordance v	to 11 U.S.C. § 1322(b)	(1) and will be paid in full.	
	Creditor	Amount of	Claim		
Ø Non	ie				
<b>H.</b> <i>rata</i> in		NON-PRIORITY CLAIMS. th the minimum distribution set for		n-priority claims will be paid i	pro
	sumed lease of	LEASES AND EXECUTORY resecutory contract shall be pareditor's timely filed proof of clair	d through the Plan. The		
	The following	unexpired leases and executory co	ntracts are ASSUMED:	:	
	Creditor	Property Subject to the Lease or C	Contract Amo	unt of Claim	
✓ Non	ie				
	The following	unexpired leases and executory co	ntracts are REJECTEL	<b>)</b> :	
· · · · · · · · · · · · · · · · · · ·	Creditor	Property Subject to the Lease or C	Contract Amor	unt of Claim	
☑ Non	ie				
	Any unexpired	d leases and executory contracts no	ot listed above are deem	ed REJECTED.	

III. CONFIRMATION ORDER CONTROLS. The provisions of this Plan are subject to modification as provided in the Order of Confirmation. In the event of an inconsistent provision contained in this Plan and the Order of Confirmation, the Order of Confirmation shall control.

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IV. VESTING OF PROPERTY OF THE ESTATE. All property of the Debtor's chapter 13 estate shall remain property of the estate and under this Court's jurisdiction until the Plan is completed.

V.	NON-STANDARD PLA	N PROVISIONS.
□ NO	NE	
	Y WITHOUT CREDITOI DVISED, that if this box is	R'S PROOF OF CLAIM (Albany Division Only) checked:
throug		ific claims set forth herein held by the creditors listed below be allowed and paid deemed filed by the Debtor, subject to being amended by the creditor's timely filed
Credit	8F TROY	Collateral Description, TROY, NY
substa	intially to the Federal Rules ance and payment of the clai	reditor listed above, Debtor requests that the Court find that the Plan conforms of Bankruptcy Procedure and the Official Proof of Claim form so as to support im for that creditor in the amount set forth herein.
	Dated: 1/19/15	S/ELIZABETH A. METZ Debtor Signature
	Dated:	Joint Debtor Signature
	Dated: 1/19/15	SIMARE S. PHRLICH, ESQ. Attorney Signature Attorney Name and Address MARC S. EHRLICH, ESQ.
		EHRLICH LAW FIRM, PC 64 SECOND STREET
		TROY, NY 12180